1	Attorney Name Address			
2				
3	State Bar #			
4	IINITED STATES RA	NKRUPTCY COURT		
5	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA * * * * * * *			
6	In re) BK-) Chapter		
7) Adv. No.		
8) Adv. 140.		
9	Debtor(s).			
10))) STANDARD DISCOVERY PLAN		
11				
12	Plaintiff(s),			
13	VS) Adversary Scheduling Conference		
14	Defendent(s)) Date:		
15	Defendant(s)) Time:		
16)		
17	1 Discovery Dies			
18	1. Discovery Plan			
19		ent to prepare and file a formal discovery plan.		
20		be completed informally, without the need of court		
21		Discovery Plan, and that the matter will be ready for		
22	trial within 120 days, <u>or</u>			
23	A discovery plan is needed or useful in this case. Check one:			
24	The parties agree to the standard discovery plan and scheduling order. The firs			
25		Discovery shall be completed		
26	within days, measured from the date the first defendant answered or otherwise appeared.			
27	Discovery will close by	<u>_</u> ·		
28		1		

1	The parties jointly propose to the court the attached discovery plan and			
2	scheduling order. (Use Official Form 35 to the Federal Rules of Civil Procedure.)			
3	The parties cannot agree on a discovery plan and scheduling order. Th			
4	attached sets forth the parties' disagreements and reasons for each party's position. (Use Official Forn			
5	35 of the Federal Rules of Civil Procedure.)			
6	Complete parts 2 - 6.			
7	2. Nature of the Case. Brief description of the nature of the case, i.e., dischargeability, denial			
8	of discharge, turn-over, contract, etc.			
9				
10	3. Jury Trials: Check one:			
11	A demand for a jury trial has not been made			
12	A demand for a jury trial has been made pursuant to Fed. R. Civ. P. 38(b), and in			
13	conformity with LR 7038, but one or more of the parties does not consent to a jury trial pursuant to			
14	28 U.S.C. § 157(e).			
15	It is expressly understood by the undersigned parties they have demanded a jury tria			
16	pursuant to Fed. R. Civ. P. 38(b), and in conformity with LR 7038, and have consented to a jury tria			
17	pursuant to 28 U.S.C. § 157(e).			
18	An original and two (2) copies of all instructions requested by either party shall be submitted			
19	to the clerk for filing on or before			
20	An original and two (2) copies of all suggested questions of the parties to be asked of the jury			
21	panel by the court on voir dire shall be submitted to the clerk for filing on or before			
22	4. Additional Pleadings. Are there any counterclaims, cross claims or amendments to the			
23	pleadings expected to be filed?			
24	Yes			
25	No			
26				
27				
28	2			

1	5.	Settlement Conference			
2	A settlement conference is requested.				
3	If check	If checked, a settlement conference is requested no earlier than			
4	-	Settlement cannot be evaluated prior to additional discovery. The parties may			
5	later rec	uest a settlement conference.			
6	6.	Frial			
7	The case should be ready for trial by and should take				
8	day(s).				
9	7. All parties (consent/do not consent) to this court entering final judgment. (Circle one).				
10					
11	Dated:		Dated:		
12					
13	Signatu	re of Counsel for Plaintiff(s)	Signature of Counsel for Defendant(s)		
14	Type Na	ame of Counsel	Type Name of Counsel		
15					
16					
17					
18					
19					
20					
21					
22					
23	Discove	ry-plan-10-05-RN.wpd			
24					
25					
26					
27					
28			3		